ORP DET ORD (6/5/2020)

## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OREGON

UNITED STATES OF AMERICA,	Case No	о.	3:20-mj	-00176
v.				
EDWARD THOMAS SCHINZING,		ORDER OF DETENTION AFTER HEARING (18 USC § 3142(i))		
☑ On motion of the Government involving an allege. ☑ risk to the safety of any other person or ☑ serious risk defendant will flee;	the community for cases		-	
☐ serious risk defendant will obstruct or at juror or attempt to do so, ☐ Upon consideration by the court <i>sua sponte</i> involv☐ serious risk defendant will flee;	ring a:			
☐ serious risk defendant will obstruct or at juror or attempt to do so,	tempt to obstruct justice,	, or ti	hreaten, mju	re, or intimidate a prospective witness or
Having considered the nature and circumstances of the characteristics of the defendant, and the nature and se the defendant's release, the court finds that:	e offense charged, the we riousness of the danger to	eight o any	t of evidence y person and	against the defendant, the history and to the community that would be posed by
☐ The offense charged creates a rebuttable presumpt safety of the community.	ion in 18 USC § 3142(e)	) that	no combina	tion of conditions will reasonably assure th
	ition or combination of conditions will reasonably assure the appearance of de eign citizenship and/or illegal alien   In custody/serving sentence			ndant as required due to:  Substance use/abuse Unknown family/employment/community ties Unstable/no residence available Information unverified/unverifiable
☐ ICE Detainer ☐	☐ Outstanding warrant(s)			
	☐ Prior failure(s) to appear☐ Mental health issues			
<ul> <li>☆ Prior criminal history, ☆ including drug/dru</li> <li>□ Prior supervision failure(s), □ Including ill</li> <li>□ Other:</li> </ul>				alcohol related offense
<ul> <li>Mo condition or combination of conditions will real</li> <li>✓ Nature of offense</li> </ul>	asonably assure the safety	yof	other person	s and the community due to:
☐ Arrest behavior	□ s	☐ Substance use/abuse		
Possession of weapon(s)		☐ Mental health issues		
图 Violent behavior 图 Prior criminal history, 图including drug/drug related		☐ Alleged offense involves child pomography on the internet   including alcohol/alcohol related offense		
offense,	g related yer in	iciua	ing alconol	atconol related offense
☐ Prior supervision failure(s), ☐ Including illicit drug usc,☐ Other:		☐ including alcohol abuse		
Other (writ/serving federal or state sentence):				
☐ Defendant has not rebutted by sufficient evidence	to the contrary the presur	nptic	on provided	in 18 USC § 3142(e).
Defendant did not seek release, and therefore may detention hearing under 18 U.S.C. § 3142(f).	request a detention revie	w he	earing withou	ut making the required showing to reopen a
THEREFORE, IT IS ORDERED that:				
1. Defendant is detained prior to tria		1	· · · · · · · · · · · · · · · · · · ·	
<ol> <li>Defendant is committed to the cus far as practicable, from persons as</li> </ol>				ment in a corrections facility separated, as
<ol><li>Defendant shall be afforded a reas</li></ol>	sonable opportunity for p	rivat	e consultation	on with his counsel;
4. The superintendent of the correcti United States Marshal for the pun				d shall make the defendant available to the y court proceeding.
DATED: 7/88/2020		151	MARI	159
DATED. USA JA OCA		ed St	tates Magist	rate ludge